

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA,)
)
)
)
v.)
MICHAEL R. JOHNSON,) CR 00-136 (see CA 13-1275)
) CR 00-146 (see CA 13-1276)
)
Defendant/Petitioner.)

O R D E R

AND NOW, this 30th day of December, 2014, upon
consideration of Petitioner's pro se Petition under 28 U.S.C. §
2255 to Vacate, Set Aside, or Correct Sentence by a Person in
Federal Custody (Doc. No. 755 at CR 00-136 and Doc. No. 75 at
CR 00-146) and memorandum of facts and law in support thereof
(Doc. No. 756 at CR 00-136 and Doc. No. 76 at CR 00-146), filed
in the above captioned matter on September 3, 2013, as well as
the Government's response thereto (Doc. No. 759 at CR 00-136 and
Doc. No. 79 at CR 00-146), filed on November 6, 2013,

IT IS HEREBY ORDERED that, for the reasons set forth in the
Memorandum Opinion filed herewith, Petitioner's petition is
DENIED. Further, this Court will not issue a certificate of
appealability in this case because, for the reasons set forth in
the Memorandum Opinion, Petitioner has not made a substantial
showing of the denial of a constitutional right.

s/Alan N. Bloch
United States District Judge

ecf: Counsel of record

cc: Michael R. Johnson, Fed. Reg. No. 06883-068
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